Remarks

The foregoing proposed amendment presents amended claim 27. The remaining claims 1-26 and 29-29 are the original claims or have been previously presented. As a result of this Amendment, claims 1-29 remain in the application. Allowance of claims 1-26 and 29 was previously indicated in the office action of December 11, 2003.

Regarding Grell et al., U.S. Patent No. 5,815,538 ("Grell"), this reference does show some similar elements, but it fails to obviate or anticipate claim 27 as amended. It appears that in Grell, a single satellite source provides a synchronization pulse at various terrestrial sites having known locations which is then used by a subscriber device (receiver) to make time of arrival measurements in comparison to an internal clock at the receiver. In contrast, claim 27 recites receiving a first synchronization pulse from a first satellite at the receiver and receiving a second synchronization pulse from a second satellite at the receiver. An approximate location for the receiver is determined by measuring the time difference between the first synchronization pulse and the second synchronization pulse.

An indication of allowability is respectfully requested. Should any minor points remain prior to issuance of a Notice of Allowance, the Examiner is requested to telephone the undersigned at the below listed telephone number.

Respectfully submitted,

May 10, 2004

Pahlo Meles

Registration No. 33,739

Akerman Senterfitt

222 Lakeview Avenue, Suite 400

P.O. Box 3188

West Palm Beach, FL 33402-3188

Tel: 954-463-2700